	UNITED STATES DIS	STRICT COURT
	for the	SCANNED at MENARD and E-mailed
Heith Allen-* Ma1830 Pla) ntiff)	Date Initials No. Civil Action No. 23 - cv - 3775 - DWD
Wexford Health Source Defe	es, Tac, et al.	
	ENA TO PRODUCE DOCUMENTS O PERMIT INSPECTION OF PR	
To: Menard Correctional	Center, Litigation Coordinator,	711 East Kaskaskin Street, Menund, IL. 62259.
	(Name of person to whom the	sis subpoena is directed)
	tored information, or objects, and to p	he time, date, and place set forth below the following ermit inspection, copying, testing, or sampling of the
	1	
Place: Keith Allen - # Center, P.O. Box 1000, 11	tual 830, Menard Correctional Achard, IL. 62259.	Date and Time:
other property possessed of	controlled by you at the time, date, a	permit entry onto the designated premises, land, or and location set forth below, so that the requesting party operty or any designated object or operation on it.
Place:	7	Date and Time:
	7	
Rule 45(d), relating to you		ed – Rule 45(c), relating to the place of compliance; bpoena; and Rule 45(e) and (g), relating to your duty to oing so.
	ULERY OF COURT	
	CLERK OF COURT	OR
-	Signature of Clerk or Deputy Clerk	heith Allen - Mail 30 - Pro Se Attorney's signature
The name, address, e-mail	ddress, and telephone number of the	attorney representing (name of party) Keith All , who issues or requests this subpoena, are:
Menari Correctional	Center, P.O. Box 1000, Mena	J. IL. 62259.
	180	

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

To: Litigation Coordinator Menaro Correctional Center 711 E. Kaskaskia Street IMenaro, IL. 62259

Name of Innate: Keith Hillen - Mais30

Please Provide any and all documents, including but not limited to &

"Medical Records"—Hill medical records of Keith Allen - Mal830, including but not limited to progress weter, cound sheets, prescriptions, test results, physician orders, lab work, radiology reports, sick call requal to and seconds from outside providers from August 1, 2021 to present, as well as all off site referral request and denials, all consultant and procedure notes, lab and x-ray film results completed, x-ray films from The Orthopaedic Institute OF Southern Illinois, any and all medical related correspondences between Meanard Correspond Center's enedical staff, wexford Health, Sources, Inc., and outside providers in the form of email messages, fax, computer files, electronic records, procedures, and other electronically stored medical records full medical necessary reports, charts, treatment plans, schedules, referrals, medical Furlough transfers to and from outside medical providers—including approvals and devials, surgery records, physicial theraphy records, medical devices like hand splints, hand braces, physician recommendations, follow-up reatment records, scheduled medical appointments, all these medical records between dates March, 1,2021 to August 1,2024, and any other medical documents (as defined above) pertaining to General Hospital treatment, The Orthopaedic Institute of Southern Illinois, medical care of Keith, there may 1830.

"Courseling Records" - The case History Management (Champs) sunmary, formerly known as the Cumulative counseling summary of Keith Allen - # 11121830.

"Innate Movement Records" - The Innate Movement History Report for Keith Aller-"maisso.

"Grievance Kerords"- All grievances, grievance logs, emergency grievance logs and related documents relating to with Allen-4 MAIR30 and any and all grievance officer decisions, decisions of the Administrative Review Sound and irector from August 1,2021 to the present. Grievance logs requested are to include both logged and processed, and any other entry referring to named inmate.

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)			
	A'		
☐ I served the sub	opoena by delivering a copy to the name	ned person as follows:	
0.		on (date)	; or
☐ I returned the s	bpoena unexecuted because:		
	i)		
\$!·		
	for travel and \$	for services, for a total of \$	0.00
	for travel and \$	for services, for a total of \$	0.00
fees are \$	for travel and \$		0.00
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fees are \$ I declare under per		s true.	0.00
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fees are \$ I declare under per		s true. Server's signature	0.00

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely notion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
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 - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
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- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim, and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

UNITED STATES DISTRICT COURT

for the

heith Allen .	ma1830	
		Civil Action No. 23 - CV - 3775-DWD
	v.)	Civil Action No. 50 11 34 15 500
Jexford Health	Sources, Inc., et al) Defêndani)	
S	SUBPOENA TO PRODUCE DOCUMENT OR TO PERMIT INSPECTION OF PR	
o: I Doc - Men	ard Correctional Center, Attn: Medical K	Records Officer Supervisor, 711 Kaskaskia Street
Menary I	(Name of person to whom to	Lieu, hassag in directed)
	(Name of person to whom is	
locuments, electro	nically stored information, or objects, and to produce at tached Exhibit A".	the time, date, and place set forth below the following permit inspection, copying, testing, or sampling of the
Place: Keith All P.O. Box 1000,	en-Mais30, Menara Correctional Center, Menard, IL. 62259.	Date and Time:
ther property poss	sessed or controlled by you at the time, date, a	permit entry onto the designated premises, land, or and location set forth below, so that the requesting party operty or any designated object or operation on it. Date and Time:
Rule 45(d), relating	ring provisions of Fed. R. Civ. P. 45 are attack g to your protection as a person subject to a su poena and the potential consequences of not of	ned – Rule 45(c), relating to the place of compliance; abpoena; and Rule 45(e) and (g), relating to your duty to doing so.
Pate:	t	*
	CLERK OF COURT	
		OR
	Signature of Clerk or Deputy Clerk	Keith Allen # M31830 - Pro Se Attorney's signature
he name, address	, e-mail address, and telephone number of the	
Pro Se		, who issues or requests this subpoena, are:
	tional Center P.O. Box 1000, Meno	acd IL 62259

Notice to the person who issues or requests this subpoena

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Exhi	bit A"
To: IDOC-Menard Correctional Center, Attn: Medical Records Officer Supervisor 711 Kaskaskig Street Menard, IL. 62259	
This is for records only, there will be no oral in- Please Provide any and all documents Hay and all imaging studies and relate from March 16, 2021 through August 5, 20 actualing but not limited to: * X-ray films, images, and diagrams * CT scans * MRI scans * Radiographic Studies	Ma1830 ferrogatories) s, including but not limited to: ed records concerning Kieith Allen-"Ma1830 (D.O.B. 6/04/8) 24, related to treatment or diagnosis of hand injuries, "Ultrasound images (if any) "Radiology Reports and interpretations "Any Other diagnostic imaging of the hands "Email messages, faxes, notes, logs, between med - al care for Keith Allen-Ma1830 from 3/1/21 to 8 - 24.
* IDOC's Negotiated Health Services	Contract, between them and Wexford Health Sources, Inc.

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

n (date)	·			
□ I se	- 1	by delivering a copy to the nar		
			on (date)	; or
☐ I re	turned the subpoen	a unexecuted because:		
			4.5	
Unless tender	the subpoena was ed to the witness th	issued on behalf of the United e fees for one day's attendance	States, or one of its officers or agene, and the mileage allowed by law, in	ts, I have also the amount o
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y fees are \$	Ţ į	for travel and \$	for services, for a total of S	0.00
I decla	re under penalty of	perjury that this information i	s true.	
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ate:				

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(B) within the state where the person resides, is employed, or regularly transacts business in person, if the person

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- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises-or to producing electronically stored information in the form or forms requested The objection must be served before the earlier of the time specified for compliance or 14 days after the sul poena is served. If an objection is made, the following rules apply:

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- (i) disclosing a trade secret or other confidential research, development, or commercial information, or

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(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

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(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified, and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

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UNITED STATES DISTRICT COURT

for the

heith Allen - Mais		
Pla	ntiff)	Civil Action No. 23-CV-3775-DWD
)	Civil Action No.
Wexford Health Sour	ces, Inc. jet al.)	
OR	ENA TO PRODUCE DOCUMENTS TO PERMIT INSPECTION OF PRI	EMISES IN A CIVIL ACTION
To: The Orthopaedic	Institute OF Southern Illino	is, Attn: Medical Records Officer Supervisor, uno
Glen S. Babich	(MD), 510 Lincoln Drive, He (Name of person to whom the	s subpoena is directed)
Production: YOU	ARE COMMANDED to produce at the	he time, date, and place set forth below the following
documents, electronically s material: "See Atlached	tored information, or objects, and to perfect β .	ermit inspection, copying, testing, or sampling of the
Place: Keith Allen - 100 Center, P.O. Box 100	M21830, Menard Correctional D, Menard, IL. 62259.	Date and Time:
other property possessed o	controlled by you at the time, date, ar	permit entry onto the designated premises, land, or ad location set forth below, so that the requesting party perty or any designated object or operation on it.
Place:		Date and Time:
	H	· · · · · · · · · · · · · · · · · · ·
Rule 45(d), relating to your		ed – Rule 45(c), relating to the place of compliance; oppoena; and Rule 45(e) and (g), relating to your duty to oing so.
Date:	9	
	CLERK OF COURT	OR
-	Signature of Clerk or Deputy Clerk	Keith Allen - Ma1830 - fro Se Attorney's signature
The name, address, e-mail	ddress, and telephone number of the a	attorney representing (name of party) Keith Allen - 1031830
	0 1.0 0.0 0 1000 01	
Menard Correctional	Center, P.O. Box 1000, Me.	1911, LL, 64257.

Notice to the person who issues or requests this subpoena

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Exhibit B"

To: The Orthopaedic Institute CF Southern Illinois, Attn: Medical Records officer Supervisor, and ur Glen S. Babich (MD), 510 Lincoln Drive, Herrin, IL. 62948-6334.

Name of Innate: heith Allen - Ma 1830

(This is for records only, there will be no oral interrogatories); Please provide any and all documents, including but not limited to:

Any and all imaging studies and related records concerning Keith Hllen-"11121830 (0.0.6 6/04/8 From March 2, 2021 through August 5, 2024, related to treatment or diagnosis of hand injurie including but not limited to:

X-ray films, images, diagrams; CT scans, MRI scans; Radiographic studies, Ultra Sound in es (if any); Radiology reports and interpretations; Any other diagnostic imaging of the hands, as consultant and procedure notes, lab work, treatment plans, charts, surgery records, schodules of medical visits and medical furlangular transfers of immate - Keith Allan and scheduled medical appointmental medical visits and medical furlangular transfers of immate - Keith Allan and scheduled medical appointmental medical therapy, diagnosis reports and records, and all electronically stored information and all medical correspondences related to immate Keith Allen-Marks medical care and treatment between - "The Orthopaedic Institute OF Southern Illinois", and "Menard Correctional Center's medical staff", "hierford Health Sources, Inc.,", "Winersity of Illinois Hospital and Health Science System (UI Health / UIC)", and "Southern Illinois Healthcare - Brain and Spine Institute, in the form of fux, email messages, texts, computer files, logs, swial media, etc., between dates March 1, 2021 to Hugust 5, 2024.

Civil Action No.

PROOF OF SERVICE

(This sect on should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)			
☐ I served the sul	poena by delivering a copy to the na	med person as follows:	
		on (date)	or
☐ I returned the s	ubpoena unexecuted because:		
		States, or one of its officers or agents, I e, and the mileage allowed by law, in the	
\$	· .		
fees are \$	for travel and \$	for services, for a total of \$	0.00
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i deciare under pe	ralty of perjury that this information	s true.	
	i l		
e;		Server's signature	
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	*	Printed name and title	
		Server's address	

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

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- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

United States District Court

for the

heith Aller = 1/13/830	
Plaintiff)	0: 11 A - 12 - 12 - 22 - 22 - 22 - 22 - 22
v.)	Civil Action No. 23-ev-3775-DWD
Wexford Health Sources, Inc., et al.)	
SUBPOENA TO PRODUCE DOCUMENTS OR TO PERMIT INSPECTION OF PR	
To: Southern Illinois Healthcare, Brain and Spine	Institute, 305 W. Jackson St., Carbondale TI
62901; Medical Records Office Supervisor; a Name of person to whom the	his subpoena is directed)
Production: YOU ARE COMMANDED to produce at t documents, electronically stored information, or objects, and to p material: "See Atlached Exhibit D."	the time, date, and place set forth below the following permit inspection, copying, testing, or sampling of the
Place: Heith Aller - 4 ma 1830, Menard Correctional Center, p.O. Box 1000, Menard, IL. 62259.	Date and Time:
Inspection of Premises: YOU ARE COMMANDED to other property possessed or controlled by you at the time, date, as may inspect, measure, survey, photograph, test, or sample the property place:	and location set forth below, so that the requesting party
The following provisions of Fed. R. Civ. P. 45 are attach	ubpoena; and Rule 45(e) and (g), relating to your duty to
respond to this subpoena and the potential consequences of not d	loing so.
respond to this subpoena and the potential consequences of not d Date:	doing so.
respond to this subpoena and the potential consequences of not d	OR
respond to this subpoena and the potential consequences of not d Date:	
respond to this subpoena and the potential consequences of not d Date: CLERK OF COURT	OR Meith Hiles = Mal830 - fro Se Attorney's signature
The name, address, e-maii address, and telephone number of the	attorney representing (name of party) who issues or requests this subpoena, are:
The name, address, e-mail address, and telephone number of the	attorney representing (name of party) Mails 3D - fro 5e Attorney's signature [Name of party] Mails 3D - fro 5e Attorney representing (name of party) Mailin - Mails 3e , who issues or requests this subpoena, are:

"Exhibit DY

To- (SIH) Sorthern Illinois Healthcare-Brain and Spine Institute, 305 W. Jackson Street, Suits 103, Carbandale, IL., 62901; Attn: Medical Records Office Supervisor and or Tiffany Ward (MD). Name of Inmate: Keith Allen - H M21830.

(This is for records only, there will be no oarlinterrogatories); Please provide any and all documents, including but not limited to:

Any and all imaging studies and medical care records related to and concerning Keith

Hillen - # Mai830 (0.0.6. 6/04/88) from March 1, 2021 through August 5,2024, related

to treatment or diagnosis of hand injuries including but not limited to:

X-My films, Images, diagrams; CT scars, WRI scars; Radiograph Studies, Ultra Sumb images (if any), Radiology reports and interpretations; Huy other diagrams, enging of the hands, all consultant and procedure notes, any nerve chanage tests, evaluations, studies; nerve Conduction test. Neurology Brain and Spine; Motor Nerve Conduction test, Sensory Nerve Conduction tests, treatment plans, charts, diagrams, prescriptions, Medical physician recommentations, lab work, diagrams reports and record Kindings, schedules of medical visits, appointmentation, lab work, diagrams of immate Kenth Hiller-4 mall 30, and all electronically stored medical information and avaical correctional Center's medical staff, Wexford Health Source care and treatment between - Menard Correctional Center's medical staff, Wexford Health Source Inc., University of Illinois Hospital and Health Securious (MI Health / UIE), The 18th expandice Institute of Southern Illinois and Southern Illinois Health (WI Health / UIE), The 18th expandice Institute of Southern Illinois and Southern Illinois Hospital and Southern Illinois Health (Gogs, etc., between dates Murch, I 12021 to Angest 5,2024.

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

(date)	980				
7	1				
☐ I served	the subpoena	by delivering a copy to the na	med person as follows:		
			on (date)	;	or
☐ I returne	d the subpoen	a unexecuted because:			
		Galdar-William		***	_
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fees are \$ I declare un	5	for travel and \$	for services, for a	total of \$	
\$	5	for travel and \$	for services, for a services for a services. Server's signature	total of \$	

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

(c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
 - (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
 - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
 - (iv) subjects a person to und e burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial info-nation; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(Č) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party.

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenaed person will be reasonably compensated

(e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
 - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS prisoner.esi@ilsd.uscourts.gov

ELECTRONIC FILING COVER SHEET

Please complete this form and include it when submitting any type of document, letter, pleading, etc. to the U.S. District Court for the Southern District of Illinois for review and filing.

	Allen, Reith	M21 ID Num!	930 ber
	Please answer questions as thoroughly as p	possible and circle yes o	r no where indicated.
1.	ls this a new civil rights complaint or habe	as corpus petition?	Yes or No
	If this is a habeas case, please circle the relat	ed statute: 28 U.S.C.	2211 or 28 U.S.C. 2254
2.	Is this an Amended Complaint or an Amend	led Habeas Petition?	Yes or No
	If yes, please list case number:		
	If yes, but you do not know the case	number mark here:	
3.	Should this document be filed in a pending	case?	Mys or No
	If yes, please list case number: 23	3-CV-3775-Du	<u>vn</u>
	If yes, but you do not know the case	number mark here:	
4.	Please list the total number of pages being tra	insmitted:	16
5.	If multiple documents, please identify each didocument. For example: Motion to Proceed in	ocument and the numb in Forma Pauperis, 6 pa	er of pages for each ages; Complaint, 28 pages.
	Name of Document	Nun	nber of Pages
	Subpoenas		16

Please note that discovery requests and responses are NOT to be filed, and should be forwarded to the attorney(s) of record. Discovery materials sent to the Court will be returned unfiled.